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7
8 IN THE UNITED STATES DISTRICT COURT
9 FOR THE NORTHERN DISTRICT OF CALIFORNIA

10 UNITED STATES OF AMERICA,) No. CR 10-919 CW
11)
Plaintiff,)
12)
v.) **STIPULATION AND ORDER**
13) **MODIFYING IN-DISTRICT BOND**
JULIE MATAU,) **CONDITION PRIOR TO SURRENDER**
14) **DATE**
Defendant.)
15) Court: The Honorable Donna Ryu
16)

17 The parties hereby stipulate and agree as follows:

- 18 1. Defendant Julie Matau hereby requests permission to travel out of the district
19 prior to her surrender date to the Bureau of Prisons, which is May 29, 2012, for
20 the purpose of visiting relatives in Southern California;
- 21 2. Defendant Julie Matau thus requests this Court to modify the bond condition
22 requiring her to remain in the Northern District of California between now and
23 May 29, 2012, to allow for travel throughout the state of California;
- 24 3. In so requesting a stay of that bond condition, defendant Julie Matau hereby
25 attests that she will 1) provide Pretrial Services with an itinerary of her trip,
26 including the method and mode of transportation, proposed dates of travel, and

1 the locations she anticipates visiting, 2) keep in telephone contact with U.S.
2 Pretrial Services on a daily basis while out of the district, and provide all location
3 and contact information daily, and 3) cooperate with Pretrial Services by
4 providing any and all additional information requested by that agency regarding
5 her travel plans, travel locations, and contact information while traveling;

6 4. United States Pretrial Services Officer Amaryllis Gonzalez has been consulted
7 regarding this stipulation. As indicated by his signature below, she has no
8 objection to the proposed modification provided that the defendant promises to
9 comply and does comply with the aforementioned conditions stated in Paragraph
10 3, above;

11 5. The government has also been consulted about this request. As indicated by the
12 signature below, there is no opposition to the proposed modification of pre-
13 surrender bond terms.

14 IT IS SO STIPULATED.

15 Dated: May 10, 2012

16 _____/S/_____
17 ELIZABETH M. FALK
18 ASSISTANT FEDERAL PUBLIC DEFENDER
19 Attorney for Julie Matau

20 Dated: May 10, 2012

21 _____/S/_____
22 EDWARD JOSEPH LOYA JR.
23 U.S. Department of Justice
24 Public Integrity Section, Criminal Division

25 Dated: May 10, 2012

26 _____/S/_____
AMARYLLIS GONZALEZ
U.S. Pretrial Services Officer

ORDER

For the reasons set forth above, the bond conditions of Julie Matau are hereby modified between May 10, 2012 and May 29, 2012 as follows:

1. The condition requiring the defendant to remain in the Northern District of California is hereby MODIFIED to include and allow travel within the entire state of California (including the Central, Southern, and Eastern Districts of California);

2. Defendant Julie Matau is required, as a condition of this modification, to 1) provide Pretrial Services with an itinerary of her trip, including the method and mode of transportation, proposed dates of travel, and the locations she anticipates visiting, 2) keep in telephone contact with U.S. Pretrial Services on a daily basis while out of the district, and provide all location and contact information daily, and 3) cooperate with Pretrial Services by providing any and all additional information requested by that agency regarding her travel plans, travel locations, and contact information while traveling;

3. This modification of bond will terminate on May 29, 2012, at which time the defendant is expected by this Court to self-surrender to FCI Victorville, as directed by the Bureau of Prisons.

IT IS SO ORDERED.

DATED: 5/10/12



THE HONORABLE DONNA RYU
UNITED STATES MAGISTRATE JUDGE